

not been equalled since the fall of President Thiers in 1872.

#### A STORMY SCENE.

A Meeting of the Creditors of the Liberator Building Society.

LONDON, Dec. 20.—At a meeting of the creditors of the Liberator Building Society today there was a stormy scene. The collapse of the society swept away the savings of years of many mechanics, shopkeepers and others of small means. During the meeting a statement was made that James Spencer Balfour, one of the principal men in the society, had additional charges preferred against them. Hobbs will also have to answer for the theft of a large sum of money belonging to his own firm. J. W. Hobbs, solicitor, who was arrested Dec. 12, on charges of forgery in connection with the failure of the Liberator Society and Lands Investment Trust, had additional charges preferred against them. Hobbs will also have to answer for the theft of a large sum of money belonging to his own firm. J. W. Hobbs, solicitor, who was arrested Dec. 12, on charges of forgery in connection with the failure of the Liberator Society and Lands Investment Trust, had additional charges preferred against them. Hobbs will also have to answer for the theft of a large sum of money belonging to his own firm.

The new charges against Wright is that he stole a check for £2,500 belonging to the Liberator Society. It is said Hobbs & Co. owe the Liberator Society £2,000.

#### PREACHING ISLAMISM.

Islamic Missionaries to Be Sent to the United States.

BOMBAY, Dec. 20.—Alexander Russell Webb, who recently resigned the office of United States consul at Manila to preach Islamism, is now at Hyderabad soliciting contributions to a fund to be spent in sending Islamic missionaries to the United States. He is having immense success. By a few days' work in this city he secured \$5,000 and in Calcutta and Rangoon \$10,000. In Hyderabad subscriptions of the Mohammedans amounted to more than \$11,500. He will use much of the money secured in India to establish Islamic newspapers and lecture courses in American cities. He will also publish a new translation of the Koran.

#### EIFFEL HAS NOT FLED.

He Has, However, Transferred all His Property to His Wife.

PARIS, Dec. 20.—It has been reported for a day or two that Eiffel fled to avoid arrest but a reporter found him at Rue Babila. "I have not run away," said he sharply. "I am ready to account for my conduct if I have been successful in my transactions with the Panama Canal company, its nobody's business. I never attempted to bribe any member of parliament. If I gained enormous profits the money is quite safe to me. Nobody will get it and my family will not be in need if I am unjustly molested."

It is currently reported that Eiffel recently withdrew \$500,000 francs from the Bank of France, and transferred property to his wife amounting to 6,000,000 francs more.

#### THE SALVATION ARMY.

Independent Trustees are to Hold the London Real Estate.

LONDON, Dec. 20.—The report of the committee appointed to investigate the financial affairs of the Salvation Army speaks favorably of Booth's scheme of enterprise for the redemption of "Darkest England," but qualified their general verdict of approval with criticism to the effect that much cash had been sunk in building operations at the beginning of the enterprise. The committee consider the property maintained and acquired by the army as safe in the control of Booth and associates, but nevertheless recommend the appointment of independent trustees to hold the real estate and stock investments as an additional safeguard against fraud.

#### Spanish Anarchists.

MADRID, Dec. 20.—Anarchists appear to be resuming their activity in Spain. Three persons exploded Sunday with disastrous results to the mansions of two prominent residents of Seville. The authorities have found a cache of Anarchist laws, providing among other things that the first duty of a companion is absolute disregard of life. He must recognize no law but that of social revolution, and no enemies but capital and the bourgeoisie.

#### The News on the Conference.

LONDON, Dec. 20.—The Daily News says of the Brussels conference: "We hope the conference will not be resumed. Each country must do its best for itself. America cannot afford to delay until May and perhaps not until January to take steps to prevent a depreciation of her silver notes."

#### It Means Revolution.

LONDON, Dec. 20.—The Paris correspondent of the Times, commenting on today's events, says what is now occurring is a mere prelude. All French history proves that such periods of trouble are precursors of revolution. So far the streets are quiet, but silence warrants mistrust.

#### Emin Pasha Is Alive.

BERLIN, Dec. 20.—Advices dated Nov. 20 declare that the report of the death of Emin Pasha is erroneous. He is following Stanley's route through the Congo State, and except for an affection of the eyes, is in exceptionally good health.

#### DeLesseps Seriously Ill.

PARIS, Dec. 20.—The correspondent of the Standard says the confinement in Mazas prison has so seriously affected the health of Charles DeLesseps, M. Fontaine and M. Sans LeRoy that they have been removed to the infirmary.

#### Congratulating the Democracy.

MELBOURNE, Dec. 20.—Advocates of free trade have adopted a resolution congratulating the Democrats of the United States upon their victory. Congratulations were also cabled Cleveland.

#### Tennyson's Will Probated.

LONDON, Dec. 20.—The probate of Lord Tennyson's will will be granted. The gross personal estate amounts to £298,080. Estimated estates descend from William Tennyson to the succeeding male heirs.

#### No Duel Was Fought.

PARIS, Dec. 20.—The story that the Marquis de Mores was lying in a hotel at Brussels, suffering from a wound received in a duel, is denied. It is said he fought no duel.

#### A Wife Murderer Hanged.

LONDON, Dec. 20.—Joseph Mellor was hanged this morning for the murder of his wife. He met his fate quietly, and acknowledged the justice of his punishment.

#### SATOLLI'S MISSION.

It Has Thus Far Been Approved by the Pope.

ROME, Dec. 20.—Monseigneur Satolli has sent Cardinal Rampolla an important letter containing the two decisions and the report of the proceedings of the American bishops conference, and Rampolla has replied without delay expressing the pope's satisfaction with the communication, and giving further instruction regarding Satolli's mission to the United States. High church authority says the vote in fact was well placed with the decisions of the conference on the scholastic questions considering them at once moderate and tending to union and peace. This satisfaction is all the more lively seeing that the resolutions are in harmony with the precise instructions given by the pope to Satolli. The pope would have opposed resolutely any result of the conference tending to hamper his policy of pacification, or encourage dissension between American sentiment and episcopate, between religion and state. This high authority adds: "I read in American papers a statement to the effect that Satolli received from Rome the pope's decision without delay, and questions pending between the bishops and priests. This secret has been opportunely divulged and I am able to add without hesitation that Satolli before leaving Rome was furnished with this and other powers held by the prefect of propaganda. The holy father in thus acting has desired that Satolli's mission shall contribute to the normal development of the church and to the peace and prosperity of young American Democracy."

#### OREGON'S POPULIST ELECTION.

Mandamus Proceedings to Prevent the Counting of Votes Cast for Him.

SALEM, Oreg., Dec. 20.—The unofficial canvass of Oregon for president electors gives the following figures: Republican, 35,002; Democratic, 14,243; Populist, 26,875; Prohibition, 2,238. Pierce, one of the Populists, who was endorsed by the Democrats, received 33,812. Mandamus proceedings will be argued in the state supreme court tomorrow. The suit is brought to prevent the secretary of state from counting the votes cast for Pierce in those counties in which his name appeared twice on official ballots.

#### OGDEN'S BONDS.

The Sale of Monday Rejected and They Are Purchased by Another Firm.

OGDEN, Utah, Dec. 20.—(Special.)—The city council tonight rescinded the contract for the sale of the \$51,000 issue of improvement bonds, made with W. J. Harris & Co., and sold the bonds to N. W. Harris & Co. for \$50,000 and a second interest. The former house failed to deposit a bond of \$2,500. Harris & Co. will deposit a certified check for that amount in the morning.

#### A NAUGHTY PREACHER.

Charged With Being Engaged to Two Women at the Same Time.

DES MOINES, Ia., Dec. 20.—The Des Moines Presbytery is in special session here to try Rev. George Baxter, pastor of the Presbyterian church of Knoxville, Ia., who is charged with unbecoming conduct through excessive love for fast horses and pretty women. It seems Baxter is the owner of a fast horse and has at different times exercised him on the Knoxville track. He is also charged with being engaged to two women at one and the same time.

#### After the Whisky Trust.

CHICAGO, Dec. 20.—William Newberger this afternoon obtained judgment against the whisky trust for \$100 and interest. It is said the trust obtained a judgment against Newberger for \$100 and interest. It is said, deprive the trust of about fifteen million dollars of consumer's money. The case was one where the trust refused to honor rebate vouchers purchased by Newberger with some stock from another man on the ground that the man had violated an agreement by not buying all his goods from the trust. As a result of the decision it is expected many other suits for refund will soon be begun.

#### Regarding National Quarantine.

NEW YORK, Dec. 20.—(Special.)—There will be an important meeting of the special quarantine committee of the New York board of trade and transportation in the Bryant building tomorrow. It will complete its report in favor of a national quarantine and put the finishing touches to the petition and bills which are to be presented to Congress on this subject. It will report to a meeting of the entire board, and the movement for national quarantine will have been finally inaugurated.

#### A Great Bear Trust.

NEW HAVEN, Conn., Dec. 20.—The great European financiers, Rothschilds are said to be leaders in an enterprise which, in its line surpasses anything of the kind ever conceived in the country. It is their purpose to establish an immense bear trust with headquarters in New York and with branch business offices and warehouses in at least a dozen New England cities as well as the same number in western towns. The ultimate end is the extinction of all the smaller concerns of the country.

#### Restricting Attendance at Football Games.

NEW HAVEN, Conn., Dec. 20.—At a concurrent meeting of the faculties of Yale University this afternoon, it was voted to prohibit the freshmen classes of the university from entering over 600 men from taking part in any baseball inter-collegiate game during the coming season. This action is a punishment for the disturbance created by a large portion of the class at the celebration of the successful football season at the New Haven Opera House Dec. 3rd.

#### Increased at Governor Tillman.

COLUMBIA, S. C., Dec. 20.—Governor Tillman has signed the bill putting absolute control of all railroads in the state in the hands of the railroad commission, from whose decision there is no appeal. Railroad employees of the state are incensed at the governor for signing the bill and will inaugurate a campaign against him.

#### A Denver Millionaire Falls.

DENVER, Dec. 20.—Orlando Metcalf, popularly supposed to be a millionaire, has failed. His assets are said to be worth \$300,000; liabilities, \$100,000. The assets are largely in Elk Mountain railroad stock. The general impression is that he has been too liberal in endorsing for friends.

#### A Saloon Held Up.

TACOMA, Dec. 20.—Warwick saloon was entered at 11 o'clock tonight by masked men with red flags drawn over their faces. They walked up to the bar and covering the bartender with revolvers proceeded to rob the saloon and to take away \$1,200 they fled.

#### A Postal Employee Short.

NEW YORK, Dec. 20.—Charles L. Cadman, clerk at the wholesale stamp window of the general postoffice, has disappeared leaving a shortage between \$5,000 and \$10,000. He is a son of Dr. Cadman.

#### Steamship Arrivals.

New York—California from Glasgow, Servia from Hamburg. Lizard—Passed Minnesota from Philadelphia for London. Philadelphia—Lord Clive from Liverpool. Glasgow—Norwegian from New York. Hamburg—Scandinavia from New York.

#### Buckley's Arthritis Sore.

The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, fester, chapped hands, chilblains, corns and all skin eruptions, and positively cures ringworm, or no pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price, 25 cents per box. For sale by A. C. Smith & Co.

Gen's hemstitched silk handkerchiefs from 40c. upwards at Simon Bros.

#### THE ASSESSOR WAS RIGHT

And the Banks Must Pay the Tax, Says Judge Zane.

#### A CIVIL RIGHTS QUESTION.

Restaurants May Exclude Negroes, Says Judge Anderson.

Contractor Harkins Arrested for Embezzling a Horse—Alexander's Creditors Want the Receiver Removed—Receiver Lawrence's Suits.

Judge Zane rendered his decision yesterday morning in the bank tax case against the city and county collectors. The opinion was lengthy but his honor held in substance the following:

Section 2014 provides: "There was no exemption provided for in assessing the stock of national banks to the exclusion of deeds secured by mortgage. Of course if the national bank was assessed upon its stock, at its par value, and the state bank was not assessed upon its property, and if from that property all deeds secured by mortgages were excluded, it would be, in effect, assessing the national bank at a higher rate than the territorial bank. The one assessment would be on the property of the corporation and the other on its stock, which latter presumably represented the property of the corporation; and if the national bank was assessed at its full market value and the territorial bank's property might be two-thirds, or as of it, its sometimes seems to be the case, as in debts secured by mortgages, then the territorial bank competed with the national bank under very advantageous conditions."

The national banking act of 1863 provided that the stock of the national bank should not be taxed at a greater rate than such capital in the hands of the individual or in the state banks. In these cases before the court no discrimination was made by the assessor in favor of the territorial bank as against the national bank.

The objection was made by the territorial banks that their debts secured by mortgages were not exempt. The assessor in making his assessment of those banks, effect followed, that the territorial banks were assessed on their property, while the national banks were assessed on their stock. The assessor stated that where the property of the bank was not taxable, then he assessed the shares. As to the Zion's Savings bank, the evidence showed that he took the value of the capital stock and did not assess its property further than to assess the real estate. It was hardly to be presumed that the legislature would have passed a law which a bank might be started in this territory upon a certain capital, put all its money in mortgages, and so escape all taxation. If such a rule as that were applied to these banking corporations they would escape taxation altogether by simply loaning out all their money on mortgage security. Indeed it appeared from the testimony here that property owned by a bank was not being taxed, and now they came forward and asked that they be not taxed. They adopted banking as a business, with the intention of making money out of it; and there was no reason why their property should not be taxed. The court was inclined to think that the system which had been adopted by the assessor was, in substance, correct. There was something of a case in the court of equity would not interfere. It did not appear that the assessor intentionally adopted a rule by which the real estate of the city was assessed above or below the market value. He might chance to commit errors of judgment in making these assessments, getting some too low and some too high; but if he exercised discretion as far as possible, the court would not interfere.

His honor then concluded by denying the injunction which disposed of the case. The case of the Wasatch Mining company vs. Joseph A. Jenkins et al. was taken up. It was argued by the attorneys and submitted.

The next case called was that of R. Voelcker vs. Benjamin R. Hulst et al. which was proceeded with until the hour for adjournment.

A. B. Gibson vs. Barney Judd; dismissed on motion of the plaintiff. William F. Cooper vs. the Denver & Rio Grande Express company; motion to quash service confessed and leave given to amend complaint. W. L. Perry Lumber company vs. August Trippman; five days additional given in which to answer.

Sarah Houghton et al. vs. John J. Brown; fifteen days additional given in which to answer. William Fenimore vs. Henry Barnes et al.; continued. Mary Waring vs. F. J. Leonard, collector; injunction denied and case dismissed.

Margaret A. Erickson vs. Albert F. Erickson; report of referee confirmed and order made for payment of alimony.

#### AN OBNOXIOUS RECEIVER.

Alexander's Preferred Creditors Allege Improper Conduct.

The plaintiffs in the various suits which have been filed against D. Alexander & Co. since that firm made an assignment some time ago, do not appear to be working in perfect harmony. It will be remembered that Julia Alexander and W. S. McCormick & Co. were made preferred creditors, the former in the sum of \$17,000 and the latter for \$12,000.

It is now charged by these preferred creditors that Alexander & Co. were appointed to take charge of the firm's assets in not acting in the fair and impartial manner which should characterize the administrator of a failed firm.

He has, according to the plaintiffs, employed as counsel for himself the attorneys of creditors who are antagonistic to the claims of the said Julia Alexander and McCormick & Co., and the inference is that these attorneys will work for their own clients.

A motion was filed in the Third district court yesterday to remove the receiver upon the grounds that he was neglecting the administration of his trust to the direction and control of these partisan attorneys, and that the latter have treated the preferred creditors imprudently and offensively in intruding answers into the suits of the said preferred creditors wherein they are endeavoring to collect claims that are justly due.

The matter will probably be called up Saturday. The question for the court to decide will be whether or not the receiver should be allowed to employ as private counsel attorneys who represent other plaintiffs in the cases.

#### A RESTAURANT NOT AN INN.

Consequently Gentlemen of Color May Be Excluded.

Judge Anderson has decided a very neat point of law in the case of Harry Wilson vs. Berels & Doan by sustaining a demurrer filed by defendant. Wilson is a gentleman of color and Berels & Doan are the proprietors of the Saddle Rock restaurant on Main street. On Sept. 10 of the present year Wilson entered the aforesaid restaurant and ordered a meal, but the proprietors refused to serve it. Wilson then immediately brought suit against them, alleging that he had been refused refreshments on account of his race and color, and modestly demanded damages in the sum of \$500 upon the grounds that the said refusal was in violation of the civil rights bill of March 1, 1875.

Hence Judge Anderson held that it would hold in a territory. The act embraces, in common carriers, places of amusement, etc., and the question then arose as to whether or not a restaurant was an inn. The judge held that it was not, defining an inn as a place where persons might secure lodgings in addition to refreshments, and hence he sustained the demurrer and ordered the case dismissed unless the plaintiff should file an amended complaint within twenty days. If the judge's ruling holds good, however, it disposes of the case as the plaintiff could not be amended in such a way as to state a cause of action, under the decision that a restaurant is not embraced by the act upon which the suit was brought.

#### EMBEZZLED A HORSE.

Contractor Harkins Arrested and Bound Over.

William Harkins, the contractor, was arrested on Monday evening on the charge of embezzlement. Charles G. Lundskog was the complaining witness, and he alleged that Harkins had embezzled a horse from him, the animal being worth \$20. Lundskog states in his complaint that he loaned the animal to Harkins for the purpose of having it broken to work. On Nov. 1 he demanded possession of the horse, but Harkins did not return it. On Dec. 22 Lundskog again demanded of Harkins the return of the animal, but the latter again failed to comply with the demand, and Lundskog then learned that Harkins had shipped the horse to Wyoming.

Harkins was taken before Commissioner Greenman, when he waived preliminary hearing and was bound over to await the action of the grand jury in the sum of \$500. The bond was readily given and the defendant was released.

#### A Reform School Candidate.

Frank Starr, a lad of tender years, was tried in Commissioner Norrell's court yesterday upon the charge of stealing brass from the Union Pacific Railway company to the value of \$15. He was found guilty and held for examination by Judge Zane as a candidate for the reform school. Among his companions Starr is known as "Tex Kid."

#### A Receivership Suit.

Henry W. Lawrence, as receiver of the late corporation Church of Jesus Christ of Latter-day Saints, has begun suit against Frederick A. Mitchell and E. M. Weller in the Third district court to collect \$1,900 alleged to be due as rent upon certain premises. The same plaintiff also sues Frederick A. Mitchell separately for \$330 for rent on certain land.

#### Hum of the Courts.

Preston & Stauffer filed an action against C. M. Ford in the Third district court yesterday to renew an assigned judgment for \$229.80.

The White River Valley Land and Live Stock company filed an attachment suit against E. J. Burraston, in the Third district court yesterday, to recover \$162.49, as a balance on account of the company's theatre. After having the evidence and argument of counsel the case was taken under advisement.

Elmer B. Jones returned home yesterday from Provo, where he has been looking after an important suit.

In the \$225 suit of Elizabeth Partello vs. Partello & Co., a demurrer to the complaint was argued and sustained in Commissioner Norrell's court yesterday and the plaintiff given time to amend.

Kahn Bros. filed an attachment suit against Cosio Till in Commissioner Moyer's court yesterday to collect \$51.63.

#### Probate Court.

The following orders were made in the probate court yesterday:

Estate of Isaac Meadows, deceased; order appointing appraiser made. Estate and guardianship of Mary Ann Murphy et al., minors; case ordered passed.

Guardianship of Ernest Buettner, insane; guardian discharged. Estate of David Vaughn, deceased; order made appointing Hiram T. Spencer administrator on filing a bond in the sum of \$1,400 and taking the necessary oath; bond approved and order of publication of notice to creditors.

Estate of Mary Pate, deceased; final discharge of administrator. Estate of Rachel Seamen, deceased; bond of administrator in the sum of \$2,500 for sale of real estate approved.

Estate of John J. Johnson, deceased; order of distribution in accordance with the terms of the will of the deceased. Estate of W. S. Hannan, deceased; order made for citation to issue on A. J. White to appear on Dec. 27, to be examined on oath in relation to \$7,500 alleged to have been alienated from said estate.

Estate of James Russell, deceased; order made setting Jan. 17, to hear final account and petition for distribution. Estate of Christina Arnold, deceased; order made to continue case until Dec. 27.

Estate of James Jensen, deceased; order continued until Dec. 21. Estate of Emma P. Roberts, deceased; order made setting Jan. 3, to hear petition for letters of administration. Estate of Anna Charlson, deceased; order made setting Jan. 17, to hear final account and petition for distribution.

#### BEFORE JUSTICE GEE.

A Motley Collection of Petty Offenders Disposed of.

Ida Walker failed to appear in the police court yesterday to answer to the charge of keeping a house of ill fame, and forfeited \$50, while the seven inmates of her place forfeited \$25 each, in all \$225.

W. H. Dean and Richard Shaffer, two plain drunks, were mulcted in \$5 each. Sam Wain pleaded guilty to the charge of keeping an opium joint, and was assessed \$25.

Joe Cox was fined \$2 for driving on the sidewalk. W. H. Kennedy, the soldier who on Monday night injured a lady on Second South street, was fined \$25.

John O'Brien, a vagr, was sent up for fifteen days. C. Wilson, a peace disturber, was fined \$15, while P. Peterson, charged with the same offense, was discharged.

George W. Jackson and James Cronan engaged in a fight on South Temple street, near the Utah House, yesterday afternoon and were arrested. They will be tried today.

The examination of Al Graham, on the charge of forgery, was continued until this afternoon.

The California Fruit House is the best place to buy your Christmas candles. Their candles are delicious and made fresh every day. Don't forget to call. 221 Main.

Sterling silver and plated ware at greatly reduced rates at JOSLIN & PARK'S.

#### ELIAS MORRIS' MINING MACHINERY

New Stock of Mantels Has Arrived.

Call and see the

Finest Designs in Mantels

AND TILING. ENTIRE NEW SHADES IN TILES.

Show Rooms at 21 & 23

WEST, SOUTH TEMPLE STREET.

#### A NEW MONUMENT.

The Society of Cincinnati to Build a Washington Monument.

PHILADELPHIA, Dec. 20.—(Special.)—The members of the Society of the Cincinnati will meet tomorrow to definitely settle the question of a site for the new Washington monument, the erection of which was first agitated over fifty years ago. The monument is now in the city, but the actual work of erection will not be begun until some months after the foundations have been laid, which will be some time early in the spring. It is thought best not to have the foundations laid until spring opens, when the frost has left the ground and there would be less danger attending the foundation work. While the society has not decided where the monument will be placed, it is generally believed among the members that the place selected will be near Memorial hall. "There are some members who advocate placing it in other spots," said a member of the society, "but I think that when the matter is considered the prevailing belief will be that the monument should be situated near Memorial hall, Philadelphia."

#### Walker House.

Salt Lake City, Utah. American or European plan. Rates, \$2 and \$3 per day. BECHTOLD & SANDS, Props. Hotel Dep't.

#### PERSONAL ITEMS.

Town Folks and Visitors Coming and Going.

C. L. BROWN is at the Walker. F. R. SHEPHERD, Selma, is at the White. C. H. MOORE, Boston, is at the Templeton. W. T. TOLLES, Park City, is a Collier guest. MARK HOPKINS, Coalville, is a Walker arrival.

HOS. M. M. ESTER, California, is a Knutsford guest. MRS. R. C. GOSSELL, Eureka, is a Walker guest. F. SCHWIG, McCammon, Idaho, is at the White. JAMES P. RUSSELL, Tooele City, is a White arrival.

W. F. NEWTON, Butte, Mon., is at the Walker. W. F. MULLER, Idaho, is registered at the Walker. N. L. STEWART and wife, Chicago, are at the Templeton.

J. M. RUTHERFORD and S. Gaines, are at the Templeton. CHARLES A. BARBER of Chicago is at the Knutsford. J. A. WRIGHT, Ogden, came down to the city last evening.

THOMAS LOUGHING, Payson, is stopping at the Walker. D. W. TROTTER is among the Chicagoans at the Knutsford. MRS. OLGA S. SLAGTER, Denver, Colo., is at the Knutsford.

MRS. P. H. LAMMAN leaves for the coast tomorrow morning. C. H. SHUTTINGBARGER, Chicago, is stopping at the Knutsford. D. E. MATTHEW SMITH, Philadelphia, is stopping at the Knutsford.

MRS. J. G. BIDDLEMAN, St. Paul, is registered at the Knutsford. JOR CHANNALL and wife, Springfield, are stopping at the White. GEORGE REGISTER and wife, Bingham Junction, are at the White.

F. E. AND H. H. SMITH, San Francisco, are stopping at the Walker. MRS. J. D. WOOD and Hugh Wood, Castilla Springs, are guests of the Collier. MRS. FORD, Park City, and Mrs. Caldwell St. Johns are registered at the White.

C. SAN NICOLA of this city, is now in Aspen, Colo., discharging the duties of Zion. W. B. DODGINS, and wife, Muncie, Ind., are enjoying the hospitalities of the Walker. HOK. T. H. CANTER, Helena, Mont., is among the big game hunters at the Knutsford.

C. H. BAILEY and wife, Detroit, D. E. Moore and J. L. Moore, Flint, a party of Michigan hunters, are guests of the Templeton. EUGENE ELZSWORTH returned yesterday from New York and will continue to exercise the privilege enjoyed by the great majority of our citizens.

MR. H. F. BAUER, the popular and efficient manager of the Salt Lake Hardware company, leaves for the east today and will be absent some six weeks, during which time he intends making a circuit of all the large eastern manufacturing centers.

Have your watch repaired by J. H. Leyson company, 128 Main street. Look in our windows. Select your Christmas presents now. Lamps, china, silverware. CALLOWAY, HOOK & CO. Open evenings.

O. L. CLEVELAND, Pocatello, Ida., is at the Morgan. Gent's mufflers from 25c. upwards at SIMON BROS.